

**IN THE UNITED STATES DISTRICT COURT FOR
THE MIDDLE DISTRICT OF ALABAMA
SOUTHERN DIVISION**

KAREN LURIE,

Plaintiff,

v.

**GLOBE LIFE AND ACCIDENT
INSURANCE COMPANY, et al.,**

Defendant,

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Case No. 1:06-cv-0034MEF

PLAINTIFFS EXHIBIT LIST

COMES NOW the Plaintiff, Karen Lurie, and hereby submits the following exhibits to be used during the trial of this cause:

Exhibit No.	Exhibit Description
1.	Globe Life and Accident Life Insurance Policy No. 14J522138 (Bates No. Globe Life/Lurie, Karen 0008-0015))
2.	Globe Life Premium Notice dated January 2, 2004 (Bates No. LURIE 0020)
3.	Globe Life Premium Notice dated January 16, 2004 (Bates No. LURIE 0024)
4.	Copy of check dated January 4, 2004 (Bates No. LURIE 0021 - 0022)
5.	Death Certificate of David Lurie (Bates No. Globe Life/Lurie, Karen 0020)
6.	Letter from William B. Matthews, Jr. dated January 26, 2004 (Bates No. LURIE 0004)
7.	Letter from Globe Life to attorney William B. Matthews, Jr. dated March 23, 2004 (Bates No. LURIE 0023)
8.	Correspondence from William B. Matthews to Globe Life dated January 26, 2004 (Bates No. LURIE 0004)
9.	Correspondence from Globe Life to William B. Matthews dates May 18, 2004 (Bares NO. LURIE 0005)
10.	Notice from Globe Life with Premium refund dated May 19, 2004 (LURIE 0006)
11.	Correspondence from Globe life to Plaintiff dated March 23, 2004

	(Bates No. LURIE 0023)
12.	Interoffice memorandum from Globe Life dated May 14, 2004 (Bates No. Globe Life/Lurie, Karen 0002)
13.	Globe Life Claims Evaluation Form (Bates No. Globe Life/Lurie, Karen 0005)
14.	Globe Microfilm Reference File Display (Bates No. Globe Life/Lurie, Karen 0016 - 0018)
15.	Globe Life Internal Document (Bates No. Globe Life/Lurie, Karen 0003)
16.	Correspondence from Globe life to Plaintiff (Bates No. Globe Life/Lurie, Karen 0043 – 0045)
17.	Expert Report of John H. Allen
18.	Any correspondence between William B. Matthew, Jr. and Globe Life and Accident Insurance Company
19.	Any and all discovery answered by the Plaintiff Karen Lurie
20.	Any and all Discovery answered by Defendant Globe Life
21.	Any and all documents produced by Plaintiff through discovery
22.	Any and all documents produced by Defendant through discovery
23.	Any and all Depositions taken and any exhibits thereto
24.	Any and all documents needed for rebuttal or impeachment purposes
25.	Any and all exhibits identified on Defendants Exhibit List

/s/Christopher E. Sanspree
CHRISTOPHER E. SANSPREE
Attorney for the Plaintiff

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Mr. William B Matthews, Jr.
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CERTIFICATE OF SERVICE

I hereby certify that I have served a copy of the foregoing document upon all counsel of record as listed below by placing a copy of the same in the United States Mail, first class, postage prepaid on this the **18th** day of **January** 2007.

s/Christopher E. Sanspree
OF COUNSEL

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